House Bill 1364

By: Representatives Sheldon of the 105th, Walker of the 107th, Cox of the 102nd, Graves of the 137th, and Carter of the 159th

A BILL TO BE ENTITLED

AN ACT

- 1 To amend Title 30 of the Official Code of Georgia Annotated, relating to handicapped
- 2 persons, so as to provide for assistance in matters relating to the medicare prescription drug
- 3 insurance plan; to provide a short title; to provide for legislative findings; to provide for
- 4 definitions; to provide for other related matters; to repeal conflicting laws; and for other
- 5 purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

- 8 This Act shall be known and may be cited as the "Georgia Medicare Part D Authorized
- 9 Decision Makers Act."
- SECTION 2.
- 11 The General Assembly finds that:
- 12 (1) Some disabled adults and elder persons who need to purchase an insurance product to
- provide for their prescription drugs lack the capacity to do so on their own and have no
- authorized representative to do so on their behalf;
- 15 (2) Failure to enroll in the appropriate plan may lead to barriers to access to needed
- 16 medications and can have a dire effect on the health and well-being of such disabled adults
- 17 and elder persons;
- 18 (3) Certain individuals are appropriate to be authorized to act on behalf of such disabled
- 19 adults and elder persons to choose a Medicare Part D prescription drug plan or a Medicare
- 20 Advantage Plan, file drug coverage exceptions and appeals, and pursue grievances with
- 21 Medicare Part D plan sponsors and the federal Centers for Medicare and Medicaid Services;
- 22 and
- 23 (4) Legislative action is needed to meet the pharmaceutical needs of these disabled adults
- and elder persons.

SECTION 3.

2 Title 30 of the Official Code of Georgia Annotated, relating to handicapped persons, is

3 amended by adding a new chapter to read as follows:

4 "CHAPTER 5A

- 5 30-5A-1.
- 6 As used in this chapter, the term:
- 7 (1) 'Authorized representative" means:
- 8 (A) A staff member or volunteer of the state health insurance assistance program,
- 9 commonly known as 'Georgia Cares';
- 10 (B) A case manager or care coordinator; and
- 11 (C) An employee of any health care provider licensed by the Department of Human
- Resources or of any community services provider funded by the Department of Human
- Resources or the Department of Community Health.
- 14 (2) 'Case manager' or 'care coordinator' means an employee, contractor, or designee of
- 15 the Department of Human Resources or Department of Community Health that provides
- 16 case management services to those eligible, including but not limited to: caseworkers for
- 17 Medicaid eligibility, adult protective services, mental health developmental disability and
- addictive diseases, the Service Options Using Resources in a Community Environment
- 19 Program, and the community care services program.
- 20 (3) 'Eligible person' means an individual who is eligible to receive Medicare Part D drug
- benefits.
- 22 (4) 'Enroll' and 'enrollment' means the act of enrolling an eligible person into a Medicare
- Part D Prescription Drug Plan or Medicare Advantage Plan or the act of changing plans.
- 24 (5) 'Incapable' means that the eligible person's ability to receive and evaluate information
- 25 effectively or communicate decisions is impaired or diminished to such an extent that the
- person currently lacks the capacity to make Medicare Part D decisions as determined by
- an authorized representative.
- 28 (6) 'Legal representative' means:
- 29 (A) A legal guardian or conservator appointed by a court of competent jurisdiction;
- 30 (B) A legal surrogate who is a duly appointed person authorized to act, within the
- scope of the authority granted under the legal surrogate's appointment, such as through
- a statutory financial power of attorney or a durable power of attorney for health care;
- 33 and

1 (C) Any other entity authorized in state or federal law or by order of a court of competent jurisdiction.

- 3 (7) 'Medicare Part D' refers to the national prescription drug plan for all Medicare
- beneficiaries created by Congress in the Medicare Modernization Act of 2003, P. L.
- 5 108-173 and implemented January 1, 2006.
- 6 (8) 'Medicare Part D decision' means a decision to enroll in or disenroll from a Medicare
- 7 Part D plan or any other postenrollment decision.
- 8 (9) 'Medicare Part D Plan,' 'Medicare Prescription Drug Plan,' and 'Medicare Advantage
- 9 Plan' all mean a program under contract with the federal Centers for Medicare and
- Medicaid Services to provide prescription drug insurance to people enrolled in the
- 11 medicare program.
- 12 (10) 'Postenrollment action' or 'postenrollment decision' means determining whether and
- how to do any of the following within the Medicare Part D program:
- 14 (A) File a grievance;
- 15 (B) Submit a complaint to the quality improvement organization;
- 16 (C) Request and obtain a coverage determination, including exception requests and
- 17 requests for expedited procedures;
- (D) File and request an appeal and direct any part of the appeals process; and
- (E) Disenroll from a Medicare Part D Plan.
- 20 30-5A-2.
- 21 (a) If the eligible person is incapable and has a legal representative, the legal representative
- shall be authorized to make Medicare Part D decisions within the scope of his or her
- authority as a legal representative of the eligible person.
- 24 (b)(1) If the eligible person is incapable and does not have a legal representative, an
- 25 authorized representative may act on behalf of the eligible person solely for the purpose
- of making Medicare Part D Decisions to the extent permitted by state and federal law.
- 27 (2) The authorized representative shall provide the eligible person a written copy of the
- enrollment or disenrollment action taken that includes a statement that if the eligible
- 29 person does not agree with the action taken by the authorized representative, the eligible
- person may reject the action of such person and request the assistance of a different
- authorized representative. In addition to providing the written information, this
- 32 information may also be provided to the eligible person orally or in some other
- appropriate manner.
- 34 (3) Medicare Part D decisions made by an authorized representative shall be clearly
- guided by the eligible person's expressed wishes or in the eligible person's best interest

1 in selecting a drug benefit that will appropriately meet the eligible person's

- 2 pharmaceutical needs.
- 3 (4) An authorized representative shall not:
- 4 (A) Receive monetary remuneration or any other compensation from a pharmacy or a
- 5 Medicare Part D plan based on Medicare Part D plan enrollment or postenrollment
- 6 activities;
- 7 (B) Make Medicare Part D decisions for the sole benefit of a facility, pharmacy, or
- 8 plan; or
- 9 (C) Serve as an agent of a Medicare Part D plan."

10 SECTION 2.

11 All laws and parts of laws in conflict with this Act are repealed.